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Objection Date and Time: April 15, 2019 at 4:00 p.m. ET

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# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

IN RE:

SEARS HOLDINGS CORPORATION, et al.,

Debtors.

**CHAPTER 11** 

**CASE NO. 18-23538-RDD** 

(Jointly Administered)

SUPPLEMENTAL OBJECTION AND RESERVATION OF RIGHTS OF WASHINGTON PRIME GROUP INC. TO THE PROPOSED CURE AMOUNTS IN CONNECTION WITH THE DEBTORS' PROPOSED ASSUMPTION AND ASSIGNMENT OF CERTAIN LEASES (STORE NOS. 1755 & 6820)

TO THE HONORABLE ROBERT D. DRAIN, UNITED STATES BANKRUPTCY JUDGE:

Washington Prime Group Inc. ("<u>WPG</u>"), as managing agent for the owner of the properties identified herein, by its undersigned counsel, FROST BROWN TODD LLC, hereby submits this supplemental objection and reservation of rights (this "<u>Supplement</u>") to the above-captioned

debtors' (the "<u>Debtors</u>") *Notice of Assumption and Assignment of Additional Designatable Leases* (Docket No. 3057) (the "<u>Supplemental Notice of Assumption and Assignment</u>"). In support of this Supplement, WPG respectfully states:

#### **BACKGROUND**

- 1. On October 15, 2018 (the "<u>Petition Date</u>"), the Debtors filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the Southern District of New York (this "<u>Court</u>").
- 2. Upon information and belief, the Debtors are operating their businesses and managing their properties as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 3. WPG is the owner, or the managing agent for the owners of, certain real properties in which the Debtors lease retail space (the "<u>WPG Leased Premises</u>") from WPG pursuant to those certain unexpired leases (collectively, the "<u>WPG Leases</u>" and each a "<u>WPG Lease</u>"). Specifically, the Debtors are currently leasing retail space from WPG at the locations identified on <u>Exhibit A</u> attached hereto and incorporated herein (the "<u>Leased Premises</u>").
- 4. The Leased Premises are located in "shopping centers" as that term is used in section 365(b)(3) of the Bankruptcy Code. *See In re Joshua Slocum, Ltd.*, 922 F.2d 1081, 1086-87 (3d Cir. 1990).
  - 5. On November 1, 2018, the Debtors filed their *Motion for Approval of Global Bidding*

<sup>&</sup>lt;sup>1</sup> Capitalized but undefined terms used in this Supplement shall have the meanings ascribed to them in the Supplemental Notice of Assumption and Assignment, the Original Assumption and Assignment Notices, or the Sale Motion, as defined in this Supplement and as applicable.

<sup>&</sup>lt;sup>2</sup> See Footnote 3.

*Procedures* (Docket No. 429) (the "Sale Motion") seeking, among other things, approval of procedures to market, auction, and sell the Debtors' real estate and other assets as a going concern, separated into: (i) procedures that apply to certain "go-forward" stores and related assets that the Debtors have deemed profitable; and (ii) global procedures that apply to the Debtors' remaining assets that are not sold as part of the "go-forward" stores (collectively, the "Sale").

- 6. On November 19, 2018, this Court entered its *Order Approving Global Bidding Procedures and Granting Related Relief* (Docket No. 816) (the "Sale Procedures Order") which, among other things, approved the Sale Motion.
- 7. Based on information and belief, on January 14, 2019, the Debtors commenced an auction for the sale of the Global Assets (the "<u>Auction</u>") whereby the Debtors selected an offer by Transform Holdco, LLC (the "<u>Buyer</u>"), established by ESL Investments, Inc., as the highest and/or best offer for all or substantially all the Global Assets.
- 8. In connection with the Sale Procedures Order, on January 18, 2019, the Debtors filed the *Notice of Successful Bidder and Sale Hearing* (Docket No. 1730) (the "Notice of Successful Bidder") stating that the Buyer was the highest and/or best offer for all or substantially all of the Global Assets.
- 9. On January 18, 2019, the Debtors filed the Notice of Cure Costs and Potential Assumption and Assignment of Executory Contracts and Unexpired Leases in Connection with Global Sale Transaction (Docket No. 1731) (the "First Notice of Potential Assumption and Assignment"), and on January 23, 2019, the Debtors filed the Supplemental Notice of Cure Costs and Potential Assumption and Assignment of Executory Contracts and Unexpired Leases in Connection with Global

<sup>&</sup>lt;sup>3</sup> The WPG Leases on Exhibit A include certain operating agreements and other agreements that WPG has entered into with non-debtor party Seritage SRC Finance LLC, identified as "Seritage SRC Finance LLC-Associated Leases" on Exhibit A, as well as certain operating agreements and other agreements that WPG has entered into with Debtors.

Sale Transaction (Docket No. 1774) (the "Second Notice of Potential Assumption and Assignment" and, together with the First Notice of Potential Assumption and Assignment, the "Original Assumption and Assignment Notices").

- 10. The Original Assumption and Assignment Notices identified certain executory contracts and unexpired leases that the Debtors might assume and assign as part of the Sale, including certain of the WPG Leases (the "<u>Potentially Assigned WPG Leases</u>"). The Original Assumption and Assignment Notices proposed \$436,993.11 as the aggregate amount necessary to cure all monetary defaults under the Potentially Assigned WPG Leases (the "Proposed Cure Amount").
- 11. As provided in the Notice of Successful Bidder and the Original Assumption and Assignment Notices, objections to, among other things, the Sale to the Buyer, the Proposed Cure Amount, and the potential assumption and assignment of leases and contracts were due by January 26, 2019 at 4:00 p.m. (Eastern).
- 12. On January 25, 2019, WPG timely and properly filed its *Objection and Reservation of Rights of Washington Prime Group Inc. to the Proposed Cure Amounts in Connection with the Debtors' Proposed Assumption and Assignment of Leases and Contracts* (Docket No. 1945) (the "WPG Cure Objection"). A copy of the WPG Cure Objection is attached hereto and incorporated herein as **Exhibit B**. The WPG Cure Objection asserted, among other things, that the Cure Amount for the WPG Lease associated with Store No. 6820 at Boynton Beach Mall in Boynton Beach, Florida (the "Ground Lease") and the Cure Amount for the WPG Lease associated with Store No. 1755 at Boynton Beach Mall in Boynton Beach, Florida (the "Auto Center Lease" and, together with the Ground Lease, the "Boynton Beach Leases") was in the aggregate amount of \$67,055.00 (the "Boynton Beach Cure Amount").
  - 13. In the WPG Cure Objection, WPG reserved its rights to, among other things:

...supplement and/or amend this Objection and to assert any additional objections with respect to the Cure Amount, adequate assurance of future performance, and/or any proposed assumption and assignment of the WPG Leases, including the Potentially Assigned Leases; (b) amend the Cure Amount; (c) assert any nonmonetary defaults under the WPG Leases; (d) assert any rights for indemnification or contribution against the Debtors arising under the WPG Leases; and (e) assert any further objections with respect to the relief requested that may subsequently be sought by the Debtors and/or any other party, as such requested relief relates to the WPG Leases, including the Potentially Assigned WPG Leases, and/or the interests of WPG.

WPG Cure Objection, ¶ 21.

- 14. On February 8, 2019, this Court entered its Order (I) Approving the Asset Purchase Agreement Among Sellers and Buyer, (II) Authorizing the Sale of Certain of the Debtors' Assets Free and Clear of Liens, Claims, Interests and Encumbrances, (III) Authorizing the Assumption and Assignment of Certain Executory Contracts, and Leases in Connection Therewith (and) (IV) Granting Related Relief (Docket No. 2507) which, among other things, approved the Sale. Based on information and belief, the Sale closed on February 11, 2019.
- 15. On April 5, 2019, the Debtors filed the Supplemental Notice of Assumption and Assignment which schedules the Boynton Beach Leases for assumption and assignment to the Buyer. The Debtors propose: (i) \$11,092.00 as the aggregate amount necessary to cure the defaults under the Ground Lease; and (ii) \$28,589.00 as the aggregate amount necessary to cure the defaults under the Auto Center Lease (collectively, the "Proposed Boynton Beach Cure Amount").
- 16. As provided in the Supplemental Notice of Assumption and Assignment, Supplemental Objections are due on or before April 15, 2019 at 4:00 p.m. (prevailing Eastern Time).

#### **SUPPLEMENTAL OBJECTION**

17. WPG fully restates and reincorporates the WPG Cure Objection, attached hereto as

#### **Exhibit B**, as if fully re-written herein.

18. WPG objects to the Proposed Boynton Beach Cure Amount and hereby supplements the Boynton Beach Cure Amount to include additional outstanding amounts due and owing to WPG pursuant to the terms of the Boynton Beach Leases that accrued after the filing of the WPG Cure Objection and must be remitted to WPG as part of the assumption and assignment of the Boynton Beach Leases. As of the date of this Supplement, the Boynton Beach Cure Amount is in the aggregate amount of \$247,755.41, as reflected on the chart below. Accounts receivable statements from WPG reflecting the Boynton Beach Cure Amount are attached hereto as **Exhibit C**.<sup>4</sup>

WPG Lease	Boynton Beach Cure Amount
Ground Lease (Store No. 6820)	\$150,615.85
Auto Center Lease (Store No. 1755)	\$97,139.56
Total Boynton Beach Cure Amount	\$247,755.41

#### **RESERVATION OF RIGHTS**

19. Nothing in this Supplement is intended to be, or should be construed as, a waiver by WPG of any of its rights under the WPG Leases, including the Boynton Beach Leases, the Bankruptcy Code, or applicable law. WPG expressly reserves all such rights including, without limitation, the right to: (a) supplement and/or amend this Supplement and to assert any additional objections with respect to the Boynton Beach Cure Amount and/or any proposed assumption and assignment of the WPG Leases, including the Boynton Beach Leases; (b) amend the Boynton Beach Cure Amount; (c) assert any nonmonetary defaults under the WPG Leases; (d) assert any rights for indemnification or contribution against the Debtors arising under the WPG Leases; and (e) assert any further objections with respect to the relief requested that may subsequently be sought by the Debtors and/or any other

<sup>&</sup>lt;sup>4</sup> The accounts receivable statements attached hereto as <u>Exhibit C</u> do not reflect real property leases due and owing under the Ground Lease. Real property tax information for the Ground Lease may be obtained from the Constitutional Tax Collector serving Palm Beach County, Florida.

party, as such requested relief relates to the WPG Leases, including the Boynton Beach Leases, and/or the interests of WPG.

#### **CONCLUSION**

WHEREFORE, WPG respectfully requests that this Court enter an order: (a) sustaining this Supplement; and (b) granting WPG such other and further relief as this Court deems just and appropriate under the circumstances.

Dated: April 15, 2019

#### FROST BROWN TODD LLC

/s/ Ronald E. Gold

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#### **CERTIFICATE OF SERVICE**

I hereby certify that on April 15, 2019, a copy of the foregoing was served electronically or via First Class Mail, postage prepaid upon all those identified on the Master Service List as of April 15, 2019 in accordance with: (i) this Court's *Amended Order Implementing Certain Notice and Case Management Procedures* entered November 1, 2018 (Docket No. 405); and (ii) the Supplemental Notice of Assumption and Assignment and the service requirements established thereby.

/s/ Ronald E. Gold
Ronald E. Gold

### **EXHIBIT A**

## "WPG Leases"

Potentially Assigned WPG Leases		
Shopping Center	Store No.	City, State
Boynton Beach Mall (including Auto Center)	1755, 6820	Boynton Beach, Florida
Indian Mound Mall	1081	Heath, Ohio
Mall at Johnson City	2265	Johnson City, Tennessee
Pearlridge	1578	Aiea, Hawaii
Port Charlotte Town Center	2145	Port Charlotte, Florida
Town Center at Aurora	1141	Aurora, Colorado
Weberstown Mall	1288	Stockton, California
Whitehall Mall	1154	Whitehall, Pennsylvania
Seritage SRC Finance LLC-Associated Leases		
Shopping Center	Store No.	City, State
Dayton Mall	1560	Dayton, Ohio
Great Lakes Mall	Not Scheduled <sup>5</sup>	Mentor, Ohio
Lindale Mall	Not Scheduled	Cedar Rapids, Iowa
Maplewood Mall	Not Scheduled	St. Paul, Minnesota
University Town Plaza	Not Scheduled	Pensacola, Florida
Westminster Mall	Not Scheduled	Westminster, California
Remaining WPG Leases		
Shopping Center	Store No.	City, State
Anderson Mall	Not Scheduled	Anderson, South Carolina
Cottonwood Mall	Not Scheduled	Albuquerque, New Mexico
Northwoods Mall	Not Scheduled	Peoria, Illinois
Orange Park Mall	Not Scheduled	Orange Park, Florida
Rolling Oaks	Not Scheduled	San Antonio, Texas
Seminole Towne Center	Not Scheduled	Sanford, Florida
Sunland Park Mall	Not Scheduled	El Paso, Texas
West Ridge Mall	Not Scheduled	Topeka, Kansas

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<sup>&</sup>lt;sup>5</sup> "Not Scheduled" means not presently scheduled on the Original Assumption and Assignment Notices.